

Enterprises Corporation on its breach of contract claim against Cello Energy,

LLC and Boykin Trust, LLC in the amount of \$2,827,123.00;

ii) That **JUDGMENT** is entered in favor of Parsons & Whittemore Enterprises Corporation on its fraud claim against Cello Energy, LLC, Boykin Trust, LLC, Jack W. Boykin, and Allen Boykin in the amount of \$104,437.50;

iii) That **JUDGMENT** is entered in favor of Parsons & Whittemore Enterprises Corporation on its claim for punitive damages against Cello Energy, LLC, Boykin Trust, LLC, Jack W. Boykin, and Allen Boykin jointly and severally in the amount of \$7,500,000.00.;

iv) That **JUDGMENT** is entered in favor of Cello Energy, LLC, Boykin Trust, LLC, Jack W. Boykin, and Allen Boykin as to Counts Four, Five, and Six (as to the Option Agreement and the Letter Agreement), and Count Nine of Parsons & Whittemore Enterprises Corporation's Amended Complaint (Doc. 158); and

v) That **JUDGMENT** is entered in favor of Parsons & Whittemore Enterprises Corporation as to Counts One (as to the Nondisclosure Agreement), Two, Three, Four, and Six of the Boykin Defendants' Amended Counterclaim (Doc. 178).

**DONE and ORDERED** this 27th day of September, 2010.

/s/ Callie V. S. Granade  
UNITED STATES DISTRICT JUDGE